THE HONORABLE ROBERT S. LASNIK 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 RODNEY L. YODER and GRACE T. YODER. NO. 2:14-cy-00006-RSL 10 Plaintiffs, DEFENDANT CBS CORPORATION'S SUPPLEMENTAL FED. R. CIV. P. 26(a)(1) INITIAL DISCLOSURE 11 v. CBS CORPORATION; et al., 12 13 Defendants. 14 15 Defendant CBS Corporation, f/k/a Viacom, Inc., successor by merger to CBS, a 16 Pennsylvania corporation, f/k/a Westinghouse Electric Corporation (hereinafter "CBS") makes 17 the following initial disclosures in accordance with Federal Rule of Civil Procedure 26(a)(1). 18 PRELIMINARY STATEMENT 19 Federal Rule of Civil Procedure 26(a)(1) requires the disclosure of the existence of 20 documents and identification of individuals that the disclosing party "may use to support its 21 claims and defenses, unless solely for impeachment." 22 In accordance with the above requirements, and without waiver of the attorney-client 23 privilege or any other applicable privilege or doctrine, CBS makes the following Rule 26(a)(1) 24 initial disclosures based upon the knowledge and information now reasonably available to it. 25 CBS's investigation and discovery in this case are continuing. Accordingly, CBS reserves the right to clarify, amend or supplement the information contained in these initial disclosures in Sedgwick, LLP

DEFENDANT CBS CORPORATION'S SUPPLEMENTAL FED. R. CIV. P. 26(a)(1) INITIAL DISCLOSURE - 1 (2:14-cv-00006-RSL)

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accordance with the Federal Rules of Civil Procedure and the Local Rules of this Court. These initial disclosures are provided without prejudice to CBS's right to introduce at a hearing or at trial any evidence that is subsequently discovered.

To the extent Plaintiffs seek production of any confidential or proprietary business information or materials identified herein, such information will be produced only upon the entry of a mutually agreeable protective order. CBS objects to the disclosure requirements to the extent they call for the production of information protected by privilege, and all requirements will be read to exclude production of information so protected. CBS makes these initial disclosures without waiving any of its objections under the Federal Rules of Evidence or the Federal Rules of Civil Procedure including objections as to relevance or admissibility.

### I. <u>Individuals Likely to Have Discoverable Information</u>

CBS is presently aware of the following individuals likely to have knowledge of discoverable information that it may use to support its defenses or who have otherwise provided testimony relevant to this litigation:

NAME	ADDRESS	SUBJECT MATTER
J. David Conrad	1706 Demetree Drive Winter Park, Florida 32789	Mr. Conrad has knowledge of relevant facts and personal knowledge of certain work sites throughout the country, but is also an expert based on his specialized knowledge, skill and training.
Roy Belanger	4013 Case Grande Way San Jose, CA 98118	This individual has personal knowledge of relevant facts as a former employee of Westinghouse and its affiliates or expertise based on specialized knowledge, skill and training. His knowledge may further be based on a review of pertinent documents currently available which relate to the equipment at issue, as well as a review of pertinent corporate depositions of former employees of Westinghouse who may have had personal knowledge of relevant issues herein.

	NANCE	ADDDEGG	CLID LE COL MA DIDES
	NAME	ADDRESS	SUBJECT MATTER
	Joseph A. Falcon, P.E.	Consulting Power Engineers 17155 Roundhill Drive	Mr. Falcon is a mechanical engineer with over forty years experience in the power
	F.L.	Huntington Beach,	and energy fields. Mr. Falcon has
		California 92649-4216	personal knowledge of relevant facts but
			is also an expert based upon his
			specialized knowledge, skill, and
	T. 1. C	010 T	training.
	John Goumas	910 Truepenny Road Media, Pennsylvania 19063	Mr. Goumas has personal knowledge of relevant facts, but is also an expert based upon his specialized knowledge, skill,
			and training. Mr. Goumas, a retired Westinghouse engineer, may testify, either live or by deposition, about general
			matters concerning the design, manufacture, sales, and installation of
ļ	Mark Perriello	11 Stanwix Street	Westinghouse steam turbine generators.  Mr. Perriello has person knowledge of
	Wark I ciffelio	Pittsburgh, PA 15222	relevant facts but is also an expert based
			upon his specialized knowledge, skill,
			and training. He may testify generally regarding industrial hygiene issues.
			regarding industrial hygiene issues.
	Charles Reep	3066 Ladovie N.E.	Mr. Reep, an engineer, has knowledge of
		Atlanta, Georgia 30345	relevant facts and personal knowledge of
			certain work sites throughout the country, but is also an expert based on his
			specialized knowledge, skill, and
			training.
ļ	I-1 C	E	M. Consequence (See Sthern Processing
	John Spencer	Environmental Profiles, Inc. 813 Frederick Road	Mr. Spencer may testify, either live or by deposition, about the nature of the size,
		Baltimore, Maryland 21228	construction, layout, and working
			environment in the Plaintiff's work site.
	John Tabbutt	Iscosa	Mr. Tabbutt has knowledge of relevant
	Join Lauvull	Industries and Maintenance	facts and personal knowledge of certain
		LTD.	work sites throughout the country but is
		P.O. Box 1032	also an expert based on his specialized
		Dammam, Kingdom of Saudi Arabia 31431	knowledge, skill, and training.
		Arabia 31431	
	Wayne Bickerstaff	1241 Sumac Street	Mr. Bickerstaff has personal knowledge
		Westmoreland City,	of relevant facts but is also an expert
		Pennsylvania 15692	based upon his specialized knowledge,
	i	1	skill and training

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skill, and training.

Γ	NAME	ADDRESS	SUBJECT MATTER
	TVIXIVIE	ADDRESS	SCHOOL WITTER
	Harry Comerford	Marine Division	Mr. Comerford has personal knowledge
		401 East Hendy Avenue	of relevant facts but is also an expert
		Post Office Box 3499 (EW-	based upon his specialized knowledge,
		1)	skill, and training.
		Sunnyvale, California 94088	
	James E. Duncan	401 E. Hendy Avenue	James Duncan is a marine engineer who
		Sunnyvale, California 94088	worked for private ship lines and,
			beginning in 1965, for Westinghouse as a
			marine service engineer.
	James M. Gate	401 East Hendy Avenue	Mr. Gate has personal knowledge of
		Sunnyvale, CA 94088-3499	relevant facts but is also an expert based
			upon his specialized knowledge, skill,
	Jim Sanderlin	JTS Associates	and training.  Mr. Sanderlin was employed in sales
	Suitoviiiii	300 Helen Street	with the Westinghouse Micarta Division
		Hampton, SC 29224	in Hampton, South Carolina.
	Tom Shaw	LMC Plastisource	Mr. Shaw has personal knowledge of
		P.O. Box 6710	relevant facts but is also an expert based
		Philadelphia, Pennsylvania 19132	upon his specialized knowledge, skill, and training.
		17132	and training.
	Dennis	University of Nebraska	Dr. Weisenburger is the Director of
	Weisenburger	Medical Center	Hematopathology and serves as a
		Department of Pathology and	consulting pathologist for the
		Microbiology 600 South 42nd Street	International Consortium of Investigators
		Omaha, NE 68198-3135	working on Lymphoma Epidemiologic Studies (interLymph).
		Omana, NE 00170-3133	Studies (interLymph).
	Stephen M. Ayres,	Chairman, Department of	Dr. Ayres is a medical expert in internal
	M.D.	Internal Medicine	medicine with knowledge of state-of-the-
		St. Louis University School of Medicine	medical-art; knowledge of clinical aspects of pulmonary diseases; effects of
		1325 Grand Avenue	smoking; studies of and medical
		St. Louis, Missouri 63104	literature regarding lung diseases,
			including cancer, mesothelioma, and
			asbestosis.
	Oscar Auerbach,	East Orange Veteran's	Dr. Auerbach is a pathologist with
	M.D.	Administration Hospital	knowledge of the pathology of
	(By videotape	S.M.I. Laboratory (151B)	pulmonary diseases, including, but not
_	deposition or by	East Orange, NJ 07019	limited to, asbestosis, mesothelioma,

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NAME	ADDRESS	SUBJECT MATTER
live testimony)		lung cancer, chronic bronchitis and
		emphysema.
Hector Battifora,	Division of Pathology	Dr. Battifora is an anatomic pathology
M.D.	City of Hope National	expert with knowledge of the pathology
	Medical Center	of pulmonary disease, including
	1500 East Duarte Road	asbestosis, mesothelioma and lung
	Duarte, CA 91010	cancer, as well as knowledge of electron
		microscopy techniques and
D D 1	T 1	immunohistochemical techniques.
Roger Beckett	Industrial Hygienist	Mr. Beckett is an industrial hygienist at
(By live testimony	Naval Regional Medical	Puget Sound Naval Shipyard (PSNS)
or by deposition)	Center, Code 430	who has knowledge of The U.S.
	Bremerton, WA 98314	Government's awareness of potential
		health hazards associated with the use of
		asbestos-containing products at government shipyards; workplace
		conditions at PSNS; health studies
		conducted at PSNS relative to asbestos
		exposure: and the PSNS program to
		control asbestos exposure.
Daniel Bessmer	Retired Industrial Hygienist	Mr. Bessmer is a retired industrial
	6700 Stampede Blvd NW	hygienist and former head of the
	Seattle, WA 98310	Industrial Hygiene Department at Puget
	·	Sound Naval Shipyard (PSNS) and
		former industrial hygienist at several
		other naval shipyards.
Robert Burdick,	The Polyclinic	Dr. Burdick is a medical oncologist who
M.D.	1200 Harvard Avenue	may testify to the cause, nature,
	Seattle, Washington 98122	diagnosis, prognosis and treatment of
		malignant diseases.
Phillip Cagle,	Baylor College of Medicine	Dr. Cagle is a specialist in pathology
M.D.	Department of Pathology	with knowledge of the diagnosis,
Associate	One Baylor Plaza, Rm. 286A	causation, and clinical aspects of
Professor	Houston, Texas	pulmonary diseases, the history and
1 1010001	Troubton, Torub	development of the medical state-of-the-
		art, the pathology of cancer and disease
		processes, the effects of smoking, and the
		medical literature regarding smoking and
		regarding pulmonary diseases and
		cancer.
Darryl Carter,	c/o Yale University School	Dr. Carter is a board-certified pathologist
M.D.	of Medicine	with knowledge of the pathology of

hazards associated with the use of os-containing products at nment shipyards; workplace ions at PSNS: health studies cted at PSNS relative to asbestos ure: and the PSNS program to l asbestos exposure. essmer is a retired industrial ist and former head of the rial Hygiene Department at Puget Naval Shipyard (PSNS) and industrial hygienist at several naval shipyards. irdick is a medical oncologist who estify to the cause, nature, osis, prognosis and treatment of nant diseases. gle is a specialist in pathology nowledge of the diagnosis, ion, and clinical aspects of nary diseases, the history and pment of the medical state-of-thee pathology of cancer and disease ses, the effects of smoking, and the al literature regarding smoking and ing pulmonary diseases and rter is a board-certified pathologist with knowledge of the pathology of pulmonary diseases, including, but not Sedgwick, LLP 520 Pike Street, Suite 2200 Seattle, WA 98101 (206) 462-7560

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Department of Pathology

1	NAME	ADDRESS	SUBJECT MATTER
	IVAIVIE	P.O. Box 208070	limited to, asbestosis, mesothelioma,
2		New Haven, CT 06520-8070	lung cancer, chronic bronchitis, and
3			emphysema.
	Jeffrey M. Cary,	801 Broadway, #814	Dr. Cary is a medical expert as to
4	M.D.	Seattle, Washington 98122	pulmonary and other diseases and has a "B" reader designation.
5	Kenneth Casey,	The Mason Clinic, 8 North	Dr. Casey is a pulmonologist and a "B"
6	M.D.	1100 Ninth Avenue Seattle, WA 98101	reader. He is an expert in pulmonary
_		Seattle, WA 98101	diseases and the X-ray findings associated with pneumoconioses.
7	Andrew Churg,	Department of Pathology	Dr. Churg is a pathologist with
8	M.D., Ph.D.	Health Sciences Centre	knowledge of the pathology of
	(By live testimony		pulmonary diseases, including asbestosis,
9	or by deposition)	University of British	mesothelioma, lung cancer, chronic
10		Columbia 2211 Westbrook Mail	bronchitis and emphysema.
11		Vancouver, B.C. CANADA	
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13	Joseph Cimino,	Department of Community	Dr. Cimino, professor and chairman of
	M.D.	and Preventive Medicine at New York Medical	the Department of Community and Preventive Medicine at New York
14		College	Medical College, has knowledge of state-
15		Valhalla, New York	of-the-medical-art; clinical aspects of
1.0			pulmonary diseases; effects of smoking;
16			studies of and medical literature
17			regarding lung diseases, including cancer, mesothelioma, and asbestosis.
18			cancer, mesotheriona, and assestosis.
	Thomas Colby, M.D.	Mayo Clinic Department of Pathology	Dr. Colby is a pathologist with knowledge of the pathology of
19	WI.D.	200 1st Street SW	pulmonary diseases, including, but not
20		Rochester, MN 55905	limited to, asbestosis, mesothelioma,
21			lung cancer, chronic bronchitis and
			emphysema.
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23	W. Cl. I. C	2150 61 1 .4	
	W. Clark Cooper, M.D.	2150 Shattuck Avenue Berkeley, California	Dr. Cooper has knowledge of internal medicine, occupational disease, industrial
24	(By live testimony		hygiene, state-of-the-medical-art
25	or by deposition)		involving asbestos-related diseases, and
			the clinical and epidemiological aspects

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of pulmonary diseases and asbestos-

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NAME	ADDRESS	SUBJECT MATTER
		related diseases.
John E. Craighead, M.D. (By live testimony or by deposition)	1845 Four Winds Road Ferrisburg, Vermont 05456 Phone: (802) 425-3480	Dr. Craighead is a pathologist with knowledge of asbestos-related diseases, pulmonary diseases, cancer and the relationship between asbestos fibers and asbestos-related disease.
J.N.P. Davies, M.D.	5 Pine Street Albany, New York	Dr. Davies has knowledge of state-of- the-medical-art; clinical aspects of pulmonary diseases; effects of smoking; studies of and medical literature regarding lung diseases, including cancer, mesothelioma and asbestosis.
Harry P. Demopoulos, M.D.	Associate Professor of Pathology New York University Medical Center 550 First Avenue New York, New York 10016	Dr. Demopoulos has knowledge of and may testify regarding the following: the state-of-the-medical-art; clinical aspects of pulmonary diseases; and the clinical aspects, diagnosis, causation, studies of, and medical literature regarding lung diseases, particularly cancer, as may be associated with asbestos, smoking and otherwise, both generally and in the context of Mr. Yoder's medical condition.
David F. Dreis, M.D.	Virginia Mason 1100 Ninth, C8N P.O. Box 900 Seattle, WA 98111	Dr. Dreis is a medical expert as to pulmonary and other diseases.
Edward A. Gaensler, M.D. (by live testimony)	Professor, Surgery and Physiology Thoracic Surgery Boston University Medical Center 80 East Concord Street Boston, MA 02118	Dr. Gaensler is a medical specialist in pulmonary diseases and thoracic surgery with special knowledge of asbestosrelated diseases.
David Godwin, M.D.	Department of Radiology, SB-05 University of Washington Hospital Seattle, Washington 98195	Dr. Godwin is a board certified radiologist and a certified B-reader.

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NAME	ADDRESS	SUBJECT MATTER
Dennis Hansen, M.D.	Virginia Mason South 33501 First Avenue South Federal Way, WA 98003	Dr. Hansen is a board certified cardiologist and an expert in diseases of the heart, who may testify to the cause, nature, diagnosis, prognosis and treatment of cardiovascular disease in general and/or regarding Rodney Yoder.
Raymond D. Harbison, Ph.D.	Progress Center, Room N103 One Progress Blvd., Box 13 Alachua, Florida 32615	Dr. Harbison is a pharmacologist- toxicologist who will testify regarding the history, methods, and subject area of pharmacology and toxicology as it relates to all substances, including asbestos.
Elliott Hinkes, M.D.	301 North Prairie Avenue, Suite 311 Inglewood, CA 90301	Dr. Hinkes is a licensed physician specializing in oncology.
H. Corwin Hinshaw, M.D. (By live testimony or by deposition)	450 Sutter Street San Francisco, California	Dr. Hinshaw is a specialist in internal medicine with knowledge of state-of-the-medical art; knowledge of clinical aspects of pulmonary diseases; and knowledge of clinical aspects, diagnosis and causation of lung and gastrointestinal cancer.
Robin Johnston, M.D.	Virginia Mason 1100 Ninth Avenue Seattle, Washington 98101	Dr. Johnston is a cardiologist and an expert in diseases of the heart, who may testify to the cause, nature, diagnosis, prognosis and treatment of cardiovascular disease in general and/or regarding Rodney Yoder.
Reynold M. Karr, M.D.	3128 Norton Avenue Everett, Washington 98201	Dr. Karr is a board certified internist and rheumatologist with specific knowledge of rheumatologic diseases.
David Knowles, Ph.D.	P.O. Box 71 Edmonds, WA 98020	Dr. Knowles is an economist with knowledge of and expert opinions pertaining to economic issues raised by plaintiff, including the existence or nonexistence of economic losses and the extent thereof.
Robert F. Lane, M.D.	Northwest Cancer Center 1560 NW 115th Seattle, WA 98133	Dr. Lane is a licensed physician specializing in oncology.

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1	NAME	ADDRESS	SUBJECT MATTER
2	Arthur M. Langer, Ph.D.	Mt. Sinai School of Medicine Associate Professor of	Dr. Langer will testify regarding the effects of chrysotile asbestos fibers with
3		Mineralogy	respect to the causation and/or development of mesothelioma and other
4		New York, New York	cancerous conditions as well as other
5			health conditions and/or medical history pertinent to Rodney Yoder's case.
6	James E. Lockey, M.D., M.S.	3848 Chimney Hill Drive Cincinnati, Ohio 45241	Dr. Lockey is a medical expert in Internal Medicine, Occupational Medicine and
7	(By live testimony or by deposition)	Cincinnati, Onio 13211	Pulmonary Medicine.
8	Carl Mangold	By deposition	Mr. Mangold is an industrial hygienist
9	Currinangola	by deposition	and was formerly employed at PSNS as an industrial hygienist.
10	James F. Morgan	612 Marion Avenue	Mr. Morgan may provide expert and
11		Havertown, PA19083	factual testimony that the government was aware of the health hazards of
12			asbestos prior to 1942, and testimony regarding government contract shipyards.
13	William K.C. Morgan, M.D.	Director, Chest Diseases Unit, University Hospital	Dr. Morgan has knowledge of the pathology, diagnosis, testing and
14	(By live testimony	University of Western	causation of pulmonary diseases and may
15	or by deposition)	Ontario P.O. Box 5339, Postal	testify with respect to the development of scientific knowledge pertaining to
16		Station A	asbestos-related diseases.
17		London, Ontario N6A SAS	
18	Kenneth Nelson	1894 Mill Creek Way Salt Lake City, Utah	Kenneth Nelson will testify about his work and the studies in which he
19		<b>3</b> /	participated relating to asbestos beginning as far back as the 1940's,
20			including his work in industrial hygiene
21			related to U.S. government shipyards and private shipyards.
22	A. Mitchell Polinsky	Stanford University Josephine Scott Crocker	Dr. Polinsky is an economist with knowledge of and expert opinions
23		Professor of Law and	pertaining to economic issues, economic
24		Economics, Crown Quadrangle	losses and the extent thereof.
25		Stanford, CA 94306-8610	

College Hospital

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Lee B. Reichman,

Sedgwick, LLP 520 Pike Street, Suite 2200 Seattle, WA 98101 (206) 462-7560

Dr. Reichman is a pathologist with

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NAME	ADDRESS	SUBJECT MATTER
M.D., M.P.H.	100 Bergen Street Newark, NJ 07103	knowledge regarding occupational diseases of the lung and the history of medical knowledge pertaining to major types of asbestos-related disease.
William Salyer, M.D.	Alta Bates Hospital 3001 Colby Plaza at Ashby Berkeley, California 94705	Dr. Salyer is a licensed physician and pathologist and the Director of Anatomic Pathology at Alta Bates Hospital and may testify as to various principles of pathology and their relationship to Rodney Yoder's medical condition and concerning issues of his specialty as applicable to the medical issues presented by this case.
Robert Schoene, M.D.	Harborview Medical Center 325 Fifth Avenue Seattle, Washington 98104	Dr. Schoene is a medical expert as to pulmonary and other diseases.
Khalil Sheibani, M.D.	Division of Pathology City of Hope National Medical Center 1500 East Duarte Road Duarte, California 91010	Dr. Sheibani is an anatomic pathology expert with knowledge of the pathology of pulmonary disease, including asbestosis, mesothelioma and lung cancer, as well as knowledge of electron microscopy techniques and immunohistochemical techniques.
Dorsett D. Smith, M.D. (By live testimony or by deposition)	4310 Colby, Suite 201 Everett, Washington 98201	Dr. Smith is a pulmonary specialist and radiologist with "B" reader designation.
David Tinker, M.D.	Cardiovascular Diseases 1225 Campbell Way Bremerton, WA98310	Dr. Tinker is a cardiologist and an expert in diseases of the heart who may testify as to the cause, nature, diagnosis, prognosis and treatment of cardiovascular disease in general, and/or regarding Rodney Yoder.
Frederic Tobis, M.D.	2560 N. 115th St., Suite 2-1 Seattle, Washington 98133	Dr. Tobis is a cardiologist with knowledge of cardiology and the interrelationship of the pulmonary and cardiovascular systems who may testify as to Rodney Yoder's cardiovascular functions, medical history, and the diagnoses and prognoses relevant to Rodney Yoder's medical condition.

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1	NAME	ADDRESS	SUBJECT MATTER
$_{2}\parallel$	Hans Weill, M.D.	Occupational and	Dr. Weill is a pulmonary specialist with
2	(By live testimony	Environmental Lung Disease	knowledge of the clinical aspects of
3	or by deposition)	Center Tulane University School of	pulmonary diseases and the development of scientific knowledge concerning
4		Medicine	asbestos-related diseases who may testify
7		1700 Perdido Street	regarding this knowledge and the
5		New Orleans, LA70122	medical condition, medical history and
6			any diagnoses and prognoses relevant to
			Rodney Yoder's medical condition.
7	Noel S. Weiss,	Chairman, Department of	Dr. Weiss is an expert in epidemiology,
8	Ph.D., M.D.	Epidemiology	the statistical study of diseases in a
		University of Washington,	population.
9		SC-36 Health Sciences Building	
10		Health Sciences Building, F263-D	
11		1959 Pacific Avenue NE	
		Seattle, WA 98195	
12			
13	Louis Zibelli, M.D.	Group Health Eastside Redmond, WA98052	Dr. Zibelli is a cardiologist with knowledge of the pulmonary and
	WI.D.	Rediffold, WA98032	cardiovascular systems who may testify
14			as to Rodney Yoder's cardiovascular
15			functions, medical history and the
16			diagnoses and prognoses relevant to his
16	Douglas Fowler,	Fowler Associates	medical condition.  Dr. Douglas P. Fowler is an industrial
17	Ph.D.	643 Bair Island Rd, Suite	hygiene consultant.
18		305	76
		Redwood City, CA 94604	
19	Jack E. Petersen,	2830 Via Viejas Oeste	Mr. Peterson is a certified industrial
20	Ph.D., C.I.H., P.E.	Alpine, California 91901	hygienist.
	William Hughson,	UCSD Center for	Dr. Hughson is a licensed physician and
21	M.D.	Occupational &	an epidemiologist.
22		Environmental Medicine	
22		Administrative Offices 200 West Arbor Drive	
23		San Diego, CA 92103-8800	
24		5411 51050, 511 72103 0000	
25	Edward B. Ilgren,	830 Montgomery Avenue,	Dr. Ilgren is a licensed physician and
	M.D.	No. 503	pathologist. He will testify regarding the
		Bryn Mawr, PA 19010	etiology and epidemiology of mesothelioma and other asbestos-related
			mesomenoma and other aspestos-related

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NAME	ADDRESS	SUBJECT MATTER
		diseases.
James D. Crapo, M.D.	Professor of Medicine and Pathology Chief of Division of Critical Case and Pulmonary Medicine Board Certified Internal Medicine and Pulmonary Medicine National Jewish Medical and Research Center 1400 Jackson Street Denver, CA 80206	Dr. Crapo is a licensed physician and pulmonary specialist who will testify regarding the epidemiology of asbestos exposure and the diseases caused by such exposure, and concerning issues of his specialty as applicable to the medical issues presented by this case.
Rodney L. Yoder	c/o Schroeter Goldman & Bender, Seattle, WA.	Ms. Yoder will testify as plaintiff.
Grace T. Yoder	c/o Schroeter Goldman & Bender, Seattle, WA.	Ms. Yoder will testify as plaintiff.
Natalie Hieb	470 Lisa Lane Pasco, WA 99301	Family member
John Yoder	224909 East Main Street Kennewick, WA 99337	Family member
Daniel Yoder	15322 Redbird Ledge San Antonio, TX 78253	Family member
Henry Anderson		PID
Kenneth Bayer		PID
Theodore		PID
Boskovich, Jr.		
Gary Cadwallader		PID
Doug Gamble		PID
Wallace George		PID
Bud Gordon		PID
Don Hunter		PID
Donald Kallgren		PID
Robert Larson		PID
Richard Mills		PID
Wayne Nettekoven		PID
Ronald Nickell		PID
George Norgaard		PID
Bill Philly, Sr.		PID
Ernie Ufer		PID

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CBS also identifies: (1) all individuals whose names appear in the documents produced in this action, or to be produced in the future, by any party in this litigation; and (2) all individuals identified in depositions of employees or former employees of any defendant, or any co-worker witnesses that may have worked with or around Plaintiff Rodney Yoder during their lifetime and would potentially have knowledge concerning the subject matter of this action. All such individuals are identified herein by this reference. CBS also specifically reserves the right to call any witness who is identified from any of the documents produced in this litigation by any party, or third-party, and further reserves the right to call any witnesses identified by any other party.

In addition, CBS identifies the following categories of persons or entities who are likely to have discoverable information that CBS may use to support its defenses:

• Plaintiffs' treating physicians, nurses, therapists and other medical providers, including, but not limited to the following:

Dr. Stephen Iacobni Kennewick General Hospital L.G. Spaulding Medical Office Building 126 West 10<sup>th</sup> Avenue Kennewick, WA 99336

Dr. Elizabeth Chan Dr. John Rowen Dr. Donald G. Guinee Dr. Steven Kirtland Virginia Mason Hospital & Medical Center 925 Seneca Street Seattle, WA 98101

Dr. Stanley E. Hales Dr. Jeff Markle Lourdes Medical Center 1200 N. 14<sup>th</sup> Avenue, Suite 300B Pasco, WA 99301

- Plaintiff Rodney Yoder's current and former employers;
- Individuals with knowledge of the events at issue;

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- Individuals with knowledge of the damages allegedly suffered by Plaintiffs; and
- Individuals with knowledge of the pain and suffering allegedly suffered by Plaintiffs.

By listing the above persons and entities, CBS makes no representation as to the personal knowledge of the individuals, or that the list includes all individuals who may have discoverable information as contemplated by Rule 26(a)(1)(A).

### II. <u>Documents that may be Used to Support Defenses</u>

CBS hereby identifies and incorporates by reference the attached **Exhibit A** as documents in its possession, custody, or control that it may use to support its defenses. CBS reserves the right to supplement this list.

### III. Computation of Damages Claimed By Defendants

CBS is not alleging damages at this time. This response, however, does not waive any right or interest CBS may have in asserting a claim for damages, attorneys' fees, or costs of suit which may be appropriately asserted once the merits of the cross-claims asserted against it are adjudicated.

## IV. Insurance Agreement That May Satisfy Part or All of a Judgment

CBS objects to the disclosure of any information concerning any insurance agreements in this litigation. The disclosure of such information is not reasonably calculated to lead to the discovery of information admissible as evidence at trial. In addition, the attorney-client privilege and work product doctrines may protect such information from disclosure. Subject to and without waiving these objections, CBS had numerous policies of insurance, both primary and excess or umbrella policies, covering claims for alleged bodily injury. Coverage under the various policies may depend on Plaintiffs' alleged dates of direct exposure, exposure in residence,

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1	manifestation, or other pertinent dates. CBS is either insured and/or is self-insured and has		
2	assets sufficient to respond to a judgment in this action.		
3	DATED this 10 <sup>th</sup> day of February, 2014.		
4	s/Christopher S. Marks, WSBA #28634		
5	Attorneys for Defendant General Electric Company; CBS Corporation		
6	SEDGWICK LLP 520 Pike Tower, 520 Pike St, Ste. 2200		
7	Seattle, WA 98101 Telephone: (206) 462-7560		
8	Email: chris.marks@sedgwicklaw.com		
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1 **CERTIFICATE OF SERVICE** I hereby certify that on the 10<sup>th</sup> day of February, 2014, I electronically filed the 2 3 foregoing with the Clerk of the Court using the CM/ECF system, which will send notification 4 of such filing to the following: 5 Thomas J. Breen R. Dirk Bernhardt Kristin Houser SEDGWICK LLP 6 William Rutzick 520 Pike Street, Suite 2200 SCHROETER GOLDMARK & BENDER Seattle, WA 98101 810 Third Avenue, Suite 500 Phone: (206) 462-7560 7 FAX #: (206) 462-7561 Seattle, WA 98104 Phone: (206) 622-8000 Attorneys for Foster-Wheeler Corporation FAX #: (206) 682-2305 Attorneys for Plaintiffs 10 James E. Horne Melissa Roeder Carl Forsberg Michael Ricketts 11 FORSBERG & UMLAUF GORDON, THOMAS, HONEYWELL, 901 Fifth Avenue, Suite 1400 MALANCA, PETERSON & DAHEIM 600 University Street, Suite 2100 Seattle, WA 98164 Seattle, WA 98101 Phone: (206) 689-8500 13 FAX #: (206) 689-8501 Phone: (206) 676-7500 Attorneys for Fraser's Boiler Service, Inc. FAX #: (206) 676-7575 14 Attorneys for IMO Industries, Inc. 15 Richard Gawlowski Robert Andre OGDEN, MURPHY, WALLACE WILSON, SMITH, COCHRAN & 16 DICKERSON 901 Fifth Avenue. Suite 3500 901 Fifth Avenue, Suite 1700 Seattle, WA 98164 Phone: (206) 447-7000 Seattle, WA 98164 17 Phone: (206) 623-4100 FAX #: (206) 447-0215 FAX #: (206) 623-9273 Attorneys for Lockheed Shipbuilding 18 Attorneys for Metropolitan Life Insurance Company 19 Company Howard (Terry) Hall Timothy K. Thorson 20 CARNEY BADLEY SPELLMAN Jason C. Hawes WOLFSTONE, PANCHOT & BLOCH 21 701 Fifth Avenue, Suite 3600 1111 Third Avenue, Suite 1800 Seattle, WA 98104 Seattle, WA 98101 Phone: (206) 622-8020 Phone: (206) 682-3840 FAX #: (206) 607-4282 FAX #: (206) 340-8837 23 Attorneys for Saberhagen Holdings, Inc. Attorneys for Lone Star Industries, Inc. 24

DEFENDANT CBS CORPORATION'S SUPPLEMENTAL FED. R. CIV. P. 26(a)(1) INITIAL DISCLOSURE - 16 (2:14-cv-00006-RSL)

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1	Walter E. Barton KARR, TUTTLE, CAMPBELL 1201 Third Avenue, Suite 2900 Scottle, WA, 08101, 2028				
2					
3	Seattle, WA 98101-3028 Phone: (206) 223-1313				
4	FAX #: (206) 682-7100 Attorneys for Vigor Shipyards, Inc.				
5	Signed at Seattle, Washington this 10 <sup>th</sup> day of February, 2014.				
6					
7	s/Maria Tiegen SEDGWICK LLP 520 Pike Street, Suite 2200				
8	Seattle, WA 98101 Telephone: (206) 462-7560				
9   10	Email: Maria.Tiegen@sedgwicklaw.com				
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DEFENDANT CBS CORPORATION'S SUPPLEMENTAL FED. R. CIV. P. 26(a)(1) INITIAL DISCLOSURE - 17 (2:14-cv-00006-RSL)